

LOCAL INTELLIGENCE.

WEDNESDAY, February 16, 1885.

TERMS OF THE NEWS AND HERALD.—Tri-weekly edition, four dollars per annum, in advance. Weekly edition, two dollars per annum in advance, two dollars and fifty cents per annum, if not paid in advance.

RATES FOR ADVERTISING.—One dollar per inch (solid matter) for the first insertion, and fifty cents per inch for each subsequent insertion. These rates apply to advertisements of every character, and are payable strictly in advance.

Local Notes.—St. Valentine's day seems to have brought dissatisfaction to some parties here. "See ourselves as others see us."

The inclemency of the weather is specially disagreeable to jurors and witnesses who live at a distance from here.

The public manifested undiminished interest in the Court of Sessions at this term from the opening on Monday until the close on Friday.

A special train was sent out on the C. C. & A. R. E., on last Sunday to repair the telegraph wires which had been rather extensively broken down by the freeze.

PERSONAL.—George Johnstone, Esq., of the Newberry bar, is in town in attendance on the Court of Common Pleas.

HEADQUARTERS FOR FERTILIZERS.—All kinds for sale. Special terms as to payments in wheat.

MEAL NOTICE.—We have now and will continue to have during the year, "fresh water-ground meal" for sale at the PATR MILLS, for cash. Address, J. S. C. SWYER & CO., Proprietors PATR MILLS, ALBION, S. C.

WINTER.—On last Saturday and Sunday the town was wrapped in a mantle of ice and presented a picture which we think would rival the splendor of Arctic scenery. We have however, never traveled in Polar Regions.

THE COLORED FIREMEN.—The colored firemen were out on parade with their engine on Thursday evening, presenting altogether a very creditable appearance. They drew up at the eastern of Mr. Phillips and took a half hour's exercise.

DEATH.—Mrs. Martha B. Walker wife of James B. Walker who lives near Ridgeway in this county died Monday after a long and severe illness. She was a very estimable lady and her death brings sorrow to the entire community in which she lived.

SUDDEN DEATH.—Mr. W. B. Dunlap, an aged and highly respected citizen of this county, died very suddenly on Sunday, falling dead, it is said, while walking about his premises. He had reached the advanced age of seventy-three years. Requisite in pace.

THE FREEZE.—The recent hard freezes have played havoc with the shade trees on the sidewalks. The water oaks it is observed have not been hurt but other varieties have yielded to the pressure of the ice. This fact may be considered by parties who are now putting out young trees for shade or ornament.

DEATH OF PROF. WARDLAW'S MOTHER.—Prof. Wardlaw, of Mt. Zion College, was called home a few days since by a telegram announcing that his mother was dangerously ill. We notice an account of her death in a recent issue of the News and Courier. He has the sympathy of his numerous friends here in his sad bereavement.

A NEGLECTED OBLIGATION.—We have met two more gentlemen this week who say that they have not been to town in several years. We do not know how many others may be guilty of this grave omission and we therefore take this occasion to say that it is beyond all question the unmistakable duty of every able-bodied, law-abiding citizen of the county to be and appear here at least once in every year.

CROSS EXAMINATION.—Witness in Court—Attorney for defence: "You say you told defendant that you could not purchase his lamps, for the reason that you had no money?" "Yes." "You afterwards purchased them?" "Yes." "Then you did have money?" "Yes." "Then you told a lie?" Witness, hesitating, "Well, the best of us will do that sometimes." He brought down the house.

ATLANTIC COAST LINE.—This strong and deservingly popular system of railroads has given to the people of all upper South Carolina the benefit of lively competition to Charleston. This is a new line recently built and equipped by the Atlantic Coast Line, giving them a short route between Charleston and Columbia. Time, fare and accommodations are the same as by any other route. When you go to Charleston ask your ticket agent for a through ticket and check via Sumter and Lanes. Take no other.

EDUCATIONAL.—We have before us a copy of the Carolina Teacher, a monthly periodical published at Columbia and devoted to educational matters in the State. Mechanically it is well gotten up, and it contains much interesting and instructive reading. Prof. R. B. Tarulspeed of Mt. Zion Institute is one of the editors. The subscription price is one dollar per annum. The paper deserves the patronage of the friends of education throughout the State.

A COMMERCIAL TOURIST COMES TO JUDGMENT.—An attorney in the Court of Sessions last week thought to commend his client, to the favor of the jury by referring to him as a drummer. It follows it seems had been peddling goods to which he had no sort of title. But the trick didn't work. The jury found the votary of commerce was charged in the indictment,

and under the sentence of the Court he will be withdrawn from the practice of his chosen profession for the period of five years.

THE EXPOSITION.—There is a general expression of opinion on the part of the part of the Southern press that the railroads should put down the fare to the New Orleans Exposition. Unless this be done it is said that the great World's Fair will prove a failure. We shall see how patriotic the railroads can be. The success of the enterprise certainly concerns them as much as it does any one else. When the country has become great, rich and prosperous the railroads may cease to fall into the hands of receivers and if there is any virtue in advertisements, we may certainly hope to derive some benefit from the Exposition.

FALLING BY THE WAYSIDE.—Old Billy Hudson, colored, was found dead on Sunday evening in Allen's branch near town. He was in town on Saturday and is supposed to have fallen in the branch and drowned on his return home on Saturday night. He had drifted thirty or forty yards down the stream when discovered. His failure to return home was looked upon as unimportant as he was thought to be at the house of his grand-son who is said to reside in town. He is said to have been about eighty-five years old. The Coroner held an inquest on Monday, and the jury returned a verdict of accidental drowning.

HOSTILITIES.—Since Mrs. Dudley shot Mr. O'Donovan Rossa some of the young men around here profess to be very apprehensive of great bodily harm at the hands of the gentler sex, and even suggest the keeping of an improved Smith & Wesson about the person as a precautionary consideration. It would afford us much pleasure to be able to reassure these panicky men, but we would not feel justified in doing so, as we have good reason to believe that their dreaded antagonists have, as a matter of fact, but a poor opinion of some of them, and might, the occasion presenting itself, really resort to violence. We venture to hope, however, that all parties will make a reasonable show of forbearance.

WANTED TO BE FREE AGAIN.—A colored husband somewhat under ordinary stature, called on a lawyer at this place a few days ago and wanted to know if there was any chance to a divorce. He explained that he was a Democrat and that his wife, who was evidently a muscular personage of Republican and pugilistic propensities, had been whipping him ever since he voted for Hampton in 1876. He said he thought the Democratic party ought to do something for him. The lawyer looked at his long-suffering client and marveled that there was any of him left, and advised him that as he had already suffered enough for opinion's sake, he had better now join the Republican party in the interest of domestic harmony.

THE SKATING RINK.—The carnival at the skating rink on last Tuesday night was very largely attended, and in spite of the cold weather unusual interest was manifested by the spectators. The costumes were very striking and certainly served the purpose admirably. We cannot think of entering into a minute description, but may say for the benefit of those who have no idea at all of the make up for such occasions that Mr. H. L. G. wore a light gray coat reaching from the top button in front rapidly to the south and terminating suddenly in point which was intended perhaps to add dignity to the proceedings. The coat was only supplemented by a pair of dark cashmere pants sloping outward from the centre of gravity to such an extent as to obstruct entirely the downward course of vision. Miss P. G. B. wore "gray silk trimmed with Spanish lace and diamond ornaments." The skating, which lasted for an hour or so, was followed by a dance, which was of course very much enjoyed as usual.

FRANK LESLIE'S SUNDAY MAGAZINE.—The March number begins a new serial story entitled, "What She Made of Her Life," especially written for its pages by Mrs. Lydia Hoyt Farmer, of Cleveland, Ohio. This story will continue for about eight months. A notable interesting and timely article is "Alaska, Past, Present and Future," with eight characteristic illustrations. Musical readers will be much gratified with "The Message of Music to Man," by Meyerbeer, Lindpainter and Volkman in "The Sacred Musicians Series," "The Bach Bi-centennial," "The Music of The Rose of Sharon," and "Mr. Gladstone on Sacred Music." Dr. F. W. Conrad, of the Lutheran Observer, is the representative religious journalist depicted in this number. "Buddhist Worship and Liturgy" is an exceedingly interesting article, and many will be interested in "Peacocks-field and Gladstone," in which these two English statesmen are compared and contrasted. Dr. Talmage has a characteristic sermon, "From Dun-geon to Palace," on the subject of Joseph, and the same subject is treated in the "Glances at Bible History." There are many other good articles and poems, and fine illustrations, which we have not the space to particularize. Published by Mrs. Frank Leslie, 53, 55 and 57 Park Place, New York, at twenty-five cents a number, or \$2.50 a year, postpaid.

THE CIRCUIT COURT.—Pending consideration of the case of the State vs. James Griff, colored, charged with burglary, the Court on Monday evening adjourned. On Tuesday morning the case was given to the jury and a verdict of "Not guilty" was returned. The defense was represented by Messrs. McMaster and Hanahan.

The case of the State vs. Thomas Goode, charged with assault and battery of a high and aggravated nature, was next called. Messrs. Douglass &

McDonald appeared for the defense. The jury found the defendant "Guilty." He was sentenced to pay a fine of one hundred dollars or be imprisoned in the penitentiary for six months.

The State vs. Frank Heath and James Heath, charged with selling cotton under lien without giving notice of such lien to purchaser. Messrs. Douglass & McDonald appeared for the defense. Verdict—"Not guilty."

The State vs. John Nix, charged with maliciously wounding a mule. Messrs. Ragsdale & Ragsdale and Henry N. Obeare, Esq., appeared for the defense. Verdict—"Not guilty."

The State vs. Wm. English, charged with forgery, was next taken up. Messrs. Douglass & McDonald appeared for the defense. The jury found the defendant "Not guilty."

The State vs. William Boulware, charged with house-breaking in the daytime. Messrs. Ragsdale & Ragsdale appeared for the defense. The defendant was found "Guilty" and sentenced to imprisonment, at hard labor, in the penitentiary for the period of one year.

On Wednesday morning the first case was the State vs. Spencer Strong, charged with burglary. Messrs. Ragsdale & Ragsdale appeared for the defense. The jury found the defendant "Not guilty."

The case of the State vs. Thomas Hopkins charged with larceny of live stock was next called. Col. Jas. H. Rion appeared for the defense. This case was tried at the last term of Court and the defendant was convicted, but on motion of his counsel a new trial was ordered. The case was given to the jury at 6 p. m. Verdict—"Guilty." Sentence—eighteen months, at hard labor, in the penitentiary.

Owing to the fact that many witnesses were brought forward for examination the Court made rather slow progress on Wednesday. On Thursday the first case called was the State vs. Nat. Hall, alias Amzi Knox, charged with burglary and house-breaking in daytime. Capt. T. H. Clarke, of the Camden bar, appeared for the defense. Counsel demurred to the indictment on the ground that the church is not such a house the breaking and entering of which will amount to burglary. This demurrer the Court overruled, and the defendant entered a plea of not guilty. The jury empaneled to try the case found the defendant guilty of burglary and recommended him to the mercy of the Court. He was sentenced to five years' imprisonment, at hard labor, in the penitentiary.

The State vs. Joseph Rains, charged with malicious injury to real property. Mr. Jno. S. Reynolds was retained to assist the Solicitor. Col. Jas. H. Rion appeared for the defense. The jury found a verdict of "Not guilty."

The State vs. Nathan Johnson, charged with carrying a concealed deadly weapon. Messrs. Douglass & McDonald appeared for the defense. The jury found the defendant "Not guilty."

The State vs. Sandy Robertson, charged with burglary. Messrs. Ragsdale & Ragsdale and O. W. Buchanan, Esq., appeared for the defense. After the examination of several of the State's witnesses the Solicitor announced to the Court that he had serious doubts of his ability to maintain the first and second counts of the indictment. After hearing arguments of counsel the Court decided that the indictment was fatally defective. The Solicitor then entered a *not pros.* upon the first and second counts, and proceeded with the trial on the third. This charged a simple larceny, of which the jury found the defendant "Guilty." Sentence—thirty days in the county jail.

This being the last case to be tried the Court of General Sessions was adjourned and the Court of Common Pleas opened on Friday morning. The first case taken up was Pearson and Others vs. H. H. Young. The plaintiffs were represented by Col. Rion and the defendant by Messrs. E. B. Ragsdale and C. A. Douglass. The decision of the Court was reserved.

The next case was Younger vs. Holland, which was an appeal by the defendant from a trial justice's court. Messrs. Douglass & McDonald represented the plaintiff and Messrs. Lyles & Buchanan the defendant. The appeal was dismissed.

A. Fletcher Ruff vs. S. J. Joiner and Others, was next called. Messrs. McDonald & Douglass for the plaintiff and Messrs. Ragsdale & Ragsdale for the defendants. The case was heard on exceptions taken by the defendants to the report of the referee. The decision of the Court was reserved.

Hattie M. Ketchin vs. Jno. D. McCarty, was the last case tried on Saturday. Messrs. McDonald & Douglass for the plaintiff and Henry N. Obeare, Esq., for the defendant. Decision reserved.

On Monday morning the jurors who had been discharged on Friday all answered to roll call. The juries having been organized, A. F. Ruff was elected foreman of No. 1 and S. F. Cooper foreman of No. 2. The first case was F. M. Spurrier vs. Fairfield County, Messrs. McDonalds & Douglass for the plaintiff and Messrs. Gaillard & Reynolds for the defendant. The jury found for the defendant.

In the case of Willford & Sons vs. Edward P. Mobley, Sr., and Others, Messrs. McDonald & Douglass appeared for the plaintiff and W. C. Rion, Esq., for the defendants. On motion of counsel for the defense, a nonsuit was ordered.

Presentment of the Grand Jury. To the Honorable Wm. H. Wallace, Presiding Judge: The grand jury for the February Term, 1885, of the Court of General Sessions respectfully present:

That they have duly considered the several cases submitted to them by the Solicitor, and have embodied their conclusions in the bills of indictment upon which they have already made return.

They have examined the offices and records of the Clerk of Court, the County Auditor, the Sheriff, the County Auditor, the County Treasurer,

the School Commissioner and the County Commissioners, and the result of the examination is entirely satisfactory. It is proper to say, however, that the present grand jury has not undertaken any minute examination into the transactions of the officers mentioned. The duty of making such inquiry was reserved to the committee of the last grand jury, and the result of the investigation is shown in the report of that committee. This report exhibits a state of affairs which must be as gratifying to the taxpayers of the County, as it is creditable to our public officials. It shows that each of these has discharged his trust with an eye single to the interests committed to his keeping. As the report contains matters of general interest to the people of the County, we recommend its publication.

The annual reports of the County Commissioners, the School Commissioner and the County Treasurer have been submitted to us, and we find in them nothing calling for special recommendation.

A committee of our body have examined the County Poor House, and they report it to be properly managed. The inmates are well provided for, and they seem content with the treatment they receive. The total number of inmates is 31, distributed as follows: White adults, 10; white children, 8; colored adults, 9; colored children, 4. The County jail is in excellent order, and the prisoners are humanely treated.

The public roads, as far as we have been able to ascertain, are, as a general thing, in fair condition. The Board of County Commissioners seem impressed with the importance of giving due attention to the roads and bridges throughout the County, and it is hoped that the reports will result in continuing the improvements made under the administration of their predecessors.

The causeway on the west end of Bell's Bridge is reported to be in bad condition. The causeway near Brown's Bridge is said to be in dangerous condition. Douglass's Bridge over Little River needs repairs, the abutment on the north end being in bad condition. We recommend these matters to the early attention of the County Commissioners.

The Trial Justices, with few exceptions, have submitted to us their books, and we find them all neatly and properly kept. Those Justices who have not, during the present term of Court, presented their books for examination, are reminded that it is important that they do so at the next term of Court.

The grand jury beg to acknowledge the assistance given them by the Solicitor and the presiding Judge, in the discharge of their duties. Respectfully submitted. J. D. HOGAN, Foreman.

REPORT OF COMMITTEE. STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. To the Honorable the Presiding Judge of the General Sessions:

The committee appointed under the general orders of the Court of Sessions at the term held on 1884, to wit, S. W. Broom, J. T. Terrace and T. E. Smith, for the purpose of examining the books and accounts of the several public officers of the County, with authority to employ an expert if they deem it necessary, respectfully report:

That, together with an expert, who they thought it advisable to employ, they have examined the books and vouchers of the Clerk of the Court, Sheriff, Judge of Probate, County Treasurer, County Auditor, School Commissioner, County Commissioner, Coroner and Trial Justices.

They find that the Clerk of the Court has proper vouchers for the large amount of money paid out by him, and that he is due on sundry accounts the sum of two thousand and eighty-two and 43-100 dollars, all of which is deposited in his credit in the Winnsboro National Bank. They find also that sundry accounts have been paid the sum of one hundred and fifty and 87-100 dollars.

They find that the Sheriff has proper vouchers for the amounts paid out by him, and that he is due on sundry accounts the sum of one hundred and eighty-six and 37-100 dollars, all of which he has on hand deposited in his iron safe.

They find that the Judge of Probate has proper vouchers for the moneys expended by him, and that on sundry accounts he is due the sum of twenty-eight and 19-100 dollars, all of which he has on hand secured in his iron safe. They find also that he has overpaid on sundry accounts the sum of fifteen and 51-100 dollars.

They find records and complicated business of the County Commissioners in good condition and their vouchers correct. They find the multitudinous accounts of the County Treasurer properly kept and his payments corresponding with the orders drawn on him by the County Commissioners and School Commissioner.

They find the records of the County Auditor, School Commissioner and Coroner properly kept. The books of all the Trial Justices were submitted and found to be properly kept. The Committee, upon a further investigation of the law governing Trial Justices, are constrained to believe that notwithstanding the large discrepancy that exists between the fines paid in and the fees collected, the law and not with the Trial Justices. All of which is respectfully submitted.

S. W. BROOM, Chairman Committee. January 6th, 1885.

NOTES FROM ALBION. Messrs. Editors: In response to your request for occasional "notes" from Albion, it might be well to say that from one whose limits of observation are confined for the most part to the narrow and well beaten path of a mile in length, over which he is compelled by circumstances to make his way near a dozen times per week, anything like news can hardly be expected. However, it might not be amiss to let the readers of THE NEWS AND HERALD know what the people around the "hills of Albion" are doing. Though not connected with the outside world by railroad and telegraph communications, still by means of the unique mail system between Albion and Woodward's the people of this neighborhood are enabled to keep up pretty well with the current news of the day. Intelligence, whether it be of the Exposition at New Orleans, of preparations for the inauguration of the President-elect, of dynamiter explosions, or of England's war with Egypt, reaches us nearly as soon as it does those in the Boro.

Though comparatively little ploughing has been done as yet the echo of the wood-chopper's axe, and the volumes of smoke and flame seen rising here and there tell that the farmers about here are not idle. They seem to be preparing to "sow bountifully" this year. May they also "reap bountifully!" Though this country is appar-

ently so unadapted to farming, the scenery about here being for the most part desolately mountainous, still on seeing the signs of prosperity around here one is forced to believe that few sections of the country are any better off than Albion. Certainly none can boast of a more sober, contented and honorable people. There are few portions of the country where you will see more comfortable and commodious dwellings than will be found here, and tin-covered gin-houses and mills, which in some cases look like small factories are not scarce. The people of this neighborhood observe strictly the Eleventh Commandment and "excitements" are of rare occurrence. At New Hope church there is preaching every Sunday, which can be said of few country churches, by the worthy pastor, the Rev. R. G. Miller; and worshippers are seen passing on the first day of every week regardless of distance, condition of roads or weather.

Judging from the number of children, of both races, seen wearing their "hats" during the respective "temples of learning" five days in the week the public schools of this district seem to be in a flourishing condition. Something like the tail end of a cyclone played about here on Monday and Tuesday, and it seems to have been followed by a rush of air directly from the North Pole. Now the prospects for a snow storm are very encouraging. ALBION, February 13, 1885.

OBITUARY. G. MARIE LYLES. On the 26th of January our sweet little friend, MARIE, was called to her home above. Dear little friend, when I see you my friends and playmates who loved you so dearly, it is sad indeed to know that never more will I see your bright and beautiful face among them—but "the young, the beautiful and the gifted" die. How like the fair young girl must be the life of MARIE, for the brief space of ten years, she was as the fairest of fair flowers, now she has faded and the brightness of her smile is gone from relatives and friends. She is now a blossom of more resplendent beauty in the Mansions above. "We think of one who in her youthful beauty died. A fair, meek blossom that grew up and faded by our side. In the cold moist earth we laid her when the forest cast the leaf. And we wept that one so lovely should have a life so brief. Yet, not unmet it was that one, like that young friend of ours, So gentle and so beautiful, should perish with the flowers." A FRIEND.

In Memoriam. MARY E. CUMMINGS, wife of Joseph H. Cummings, who died January 13, 1885, in the thirty-second year of her age. "Leaves her time to fall; And flowers to wither at the north-wind's But, then, thou hast all seasons for thine own, O Death!" Most sadly again are these lines illustrated in the death of this dear friend, cut down in the full bloom of womanhood; surrounded by the blessings of earth, love and beloved; the bright centre of a happy home circle. It needs not, however, my feeble pen to portray her many virtues; the unblemished record of her life speaks for itself. Surely she is one of whom it may be said, "Well done, thou good and faithful servant, enter thou into the joy of thy Lord."

Providence mysterious, who in Thine inscrutable wisdom hast seen fit to deal this heavy blow, send also Thy healing hand to soothe the hearts of the stricken ones, and enable them to say—"Thy will be done." A FRIEND.

NOTICE FOR FINAL DISCHARGE. I WILL apply to J. R. Boyles, Judge of Probate, on Saturday, the 28th day of February, at 10 o'clock, a. m., for a final discharge as Guardian of Sarah L. Beatty. J. M. BEATTY, Guardian. Jan29J1x3

EXECUTORS' NOTICE. ALL PERSONS INDEBTED TO OR having claims against the Estate of JOHN ROBERTSON, deceased, of Longtown, Fairfield County, S. C., are requested to make payment to, and render them properly attested to R. S. DESPORTES, Executor, Columbia, S. C., or DAVID G. ROBERTSON, Executor, Longtown, S. C. January 14, 1885. Jan17Jx3m

STATE OF SOUTH CAROLINA, COUNTY OF FAIRFIELD. By J. R. BOYLES, Esq., Probate Judge. WHEREAS, W. H. KERR hath made suit to me to grant him letters of administration of the estate and effects of W. H. Robinson, deceased; and I should not know this it those useful people, the shoppers, (who go around comparing goods and buying the most correct styles and the latest novelties, all garments fitted to your form before delivery, and every article sold is warranted to be just exactly as represented.

The well-dressed young man who demands something in accordance with his own ideas of refinement, can always be sure of finding the latest and most correct styles of garments at this establishment. I make a special feature of suits for young men in four-button Cutaways, in Waxed and Whipcord; also in Prince Alberts. No other house has so complete a stock of Gents' Underwear as I am offering to my trade. Perhaps I should not know this it those useful people, the shoppers, (who go around comparing goods and buying the most correct styles and the latest novelties, all garments fitted to your form before delivery, and every article sold is warranted to be just exactly as represented.

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ATLANTIC COAST LINE. PASSENGER DEPARTMENT. WILMINGTON, N. C., OCT. 6, 1884. NEW LINE BETWEEN Charleston and Columbia and Upper South Carolina. CONDENSED SCHEDULE. GOING NORTH. Leave Charleston.....7.00 a. m. Leave Lanes.....8.40 a. m. Leave Sumter.....9.48 a. m. Leave Columbia.....11.03 a. m. Leave Winnsboro.....12.31 p. m. Leave Chester.....1.45 p. m. Leave Yorkville.....2.35 p. m. Leave Lancaster.....3.22 p. m. Leave Rock Hill.....5.00 p. m. Leave Charlotte.....6.15 p. m.

GOING SOUTH. Arrive at Charlotte.....1.00 p. m. Arrive at Rock Hill.....2.00 p. m. Arrive at Lancaster.....9.00 p. m. Arrive at Yorkville.....1.00 p. m. Arrive at Chester.....2.44 p. m. Arrive at Winnsboro.....3.43 p. m. Arrive at Columbia.....5.30 p. m. Arrive at Sumter.....6.53 p. m. Arrive at Lancaster.....8.05 p. m. Arrive at Charleston.....9.45 p. m. Solid trains between Charleston and Columbia.

J. F. DIVINE, Gen'l Sup't. T. M. EMERSON, Gen'l Pass. Agent.

GROCERIES AT COST TO CLOSE OUT. I HAVE determined to close out all my Groceries, and will, till all are sold, put them at cost for CASH ONLY. Sugars, Coffees, Teas, Canned Peaches, Apples, Pears, Pineapples, Grated Pineapple, Preserved Fruit, Tomatoes, Corn, Oats and Tomatoes, Peas, Gelatines, Roast Beef, Corned Beef, English Brawn (nicce), Gilt Edge Cheese.

JUST OPENED. A tub of Gilt Edge Butter, 30c.—cut. Lard, Molasses, Rice, Salt, Spices, Extracts, etc. Stoves, Tin and Woodware, and House Furnishing Goods—a nice line at reasonable prices. J. H. CUMMINGS.

DON'T READ THIS. Never has my unusually select stock of Men's, Boys' and Children's Clothing and Furnishing Goods been so extensive, never so low in price (quality and workmanship considered) as now. My beautifully fitting and custom-made clothing is worn by the best dressed men and boys in the city, and visitors to Columbia who may contemplate purchasing clothing will find at this store the most correct styles and the latest novelties, all garments fitted to your form before delivery, and every article sold is warranted to be just exactly as represented.

OUR STORE any day this or next week your will find the greatest bargains in DRY GOODS, CLOTHING, NOTIONS, BOOTS AND SHOES, BLANKETS, &c., &c. Call early to secure bargains.

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